Michigan Department of Labor & Economic Growth Office of Career and Technical Preparation and Wage & Hour Division

FACT SHEET

WORK PERMITS IN MICHIGAN

According to the Youth Employment Standards Act 90 of 1978, as amended (Section 409.106), work permits shall be issued in the form prescribed by the Department of Labor & Economic Growth. The work permit forms (CA-6 and CA-7) were last revised in March 2006 and should replace existing work permit forms. Michigan's Youth Employment Standards Act of 1978 requires employers to have work permits for employed minors. The permit certifies the age and compliance with labor laws prior to the minor starting work.

Who Needs a Work Permit?

Any minor who is 11 up to 18 years of age and not specifically exempted from the Youth Employment Standards Act (P.A. 90 of 1978) and who works in a paid or unpaid position, must have a work permit. The minimum age for employment is 14 years, except that a minor 11 years of age or older may be employed as a golf or bridge caddy. A minor 13 years of age or older may be employed in certain farm operations or setting traps for trap skeet or sporting clays. Additionally, a minor, at least 11 years of age, may be employed as a youth athletic performance referee.

Who Issues Work Permits?

Permits are issued by the Chief Administrator (usually Superintendent) of a school district, intermediate school district, public school academy, or non-public school in which a minor resides or in which the minor's place of employment is located. Superintendents often designate staff in their central offices or in the middle/high schools to issue work permits. This person is typically referred to as the Issuing Officer. NOTE: That person must be authorized, in writing, and the issuance of work permits must be part of his/her job description. The written authorization must be kept in the person's personnel file and/or personal file on site. The Department of Labor & Economic Growth does not receive a copy; the letter is to be kept locally, only.

Types of Work Permits

Form CA-6 is a pink form and is used for minors who are under 16 years of age.

Form CA-7 is a yellow form and is used for minors who are 16 and 17 years of age.

Instructions for completing and issuing CA-6 and CA-7 Work Permit and Age Certificate Forms are on the back of the respective forms. These instructions are a formal part of the work permit and must be printed on the back in order to be considered valid.

A completed work permit allows a minor to be employed only by the employer who completes the "offer of employment" section (Section II of the form). CA-6 and CA-7 work permits are valid until a minor turns 18 or graduates from high school as long as the minor works for the same employer.

Employers may obtain single copies of work permit forms from their local school issuing officer. Larger quantities of the forms may be purchased from the Michigan Center for Career and Technical Education (800-292-1606).

What is the procedure to legally employ minors with Work Permits?

Minors start the work permit process by completing Section I of either the CA-6 or CA-7 (depending on the minor's age). Section II is the employer's offer of employment and needs to be completed in full. The following is a check-off of information needed from the employer:

- □ Job duties/tasks to be performed by minors (employers need to be specific)
- ☐ Equipment/tools used by minors (employers need to be specific)
- □ Applicant's job title
- □ Hourly wage
- ☐ Hours of employment, including start and ending times
- □ Employer's signature, title, date signed, and telephone number

MICHIGAN WORK PERMITS:

CA-6 form is for minors under 16 years of age

CA-7 form is for minors 16 and 17 years of age

Permits are needed before work starts

Hours must comply with state and federal rules

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Issuing Officers cannot fill in blank sections or issue the work permit if any part of the form is incomplete. This information needs to be accurate because issuing officers must certify that the information provided by employers conforms with state and federal laws and regulations. The employer then gives the form to the minor and the following steps must be completed <u>before</u> the minor can begin work:

Minor takes form to school district's issuing officer (minor must appear in person)
Issuing officer verifies age of minor using best available evidence of age
Issuing officer verifies that employers "offer of employment" complies with state and federal laws and regulations
Issuing officer fills in "number of hours in school" section
Issuing officer issues work permit by signing and dating form and keeping a copy on file
Minor returns the completed original form to the employer
Minor may now begin work

Employers must keep the original CA-6 or CA-7 on file at the place of employment for as long as the minor is employed. The issuance of a work permit does not authorize employment of minors contrary to state or federal laws and regulations. Employers must continue to monitor student hours in school and at work, provide supervision, and monitor work activities to assure that students are working in a safe and healthy environment.

Hours Minors Allowed to Work

Since most employers must comply with both state and federal child labor law provisions concerning hours, the following are hours and times that would be allowable for minors:

Under 16 years: May work no more than:

Hours of Work Covered by Federal Law (business gross annual sales exceed \$500,000 or interstate commerce):

Minors 14 and 15 years of age may work:

- 1. 3 hours a day while school is in session; 8 hours a day on non-school days.
- 2. 40 hours in a non-school week; 18 hours in a school week.
- 3. Not before 7:00 a.m., only after school and only until 7:00 p.m., while school is in session.
- 4. From 7:00 a.m. until 9:00 p.m. during school summer vacation (June 1 Labor Day).

Hours of Work Covered by State Law: Minors under 16 years of age may work:

- 1. 6 days in 1 week.
- 2. A weekly average of 8 hours per day.
- 3. 10 hours in one day.
- 4. 48 hours in 1 week, school and work combined.
- 5. Not more than 5 hours continuously without a 30 minute uninterrupted meal or rest period.
- 6. Between 7:00 a.m. and 9:00 p.m., but not during school hours.

Ages 16-17: May work no more than:

Hours of Work: Minors 16 years of age and older may work:

- 1. 6 days in 1 week.
- 2. A weekly average of 8 hours per day.
- 3. 10 hours in one day.
- 4. 48 hours in 1 week, school and work combined.
- 5. Not more than 5 hours continuously without a 30 minute uninterrupted meal or rest period.
- 6. Between 6:00 a.m. and 10:30 p.m.
- 7. Until 11:30 p.m. Friday and Saturday, and when not regularly attending school, i.e., summer vacation.
- Summer vacation is the time period between June 1 to Labor Day.
- Ages 15 and under may not be employed during school hours.
- Employers, who are not covered by Federal Labor Laws, may employ minors ages 14-15 until 9:00 p.m. when school is in session, and 10 hours maximum per day (non-school days).
- Minors ages 16-17 may be employed when school is not in session in agricultural processing for not more than 11 hours in 1 day, 62 hours in 1 week, and not between 2:00 a.m. and 5:30 a.m.

Restricted Occupations for Minors

Under Michigan and Federal child labor laws, many occupational job duties are restricted to a certain age, or prohibited under age 18. Employers subject to coverage by both state and federal laws must comply with the more stringent provisions of the two laws. Minors under the age of 18 years are prohibited from working in the following hazardous types of work:

- Motor Vehicle Driving (on public roads and water ways)
- Power-Driven Woodworking Machines
- Exposure to Radioactive Substance
- Power-Driven Hoisting Apparatus, including lift truck, forklift, bobcat, etc.
- Power-Driven Metal-Forming, Punching, and Shearing Machines
- Power-Driven Bakery Machines
- Power-Driven Paper-Products Machines
- Power-Driven Circular Saws, Band Saws, and Guillotine Shears
- Roofing Operations
- Excavation Operations
- Construction Work, including painting

Deviations from hazardous occupations for age 16 and 17 year old minors are permitted under Michigan's child labor laws. Exemptions from hazardous orders are also allowed under federal child labor laws for students enrolled in related state approved career and technical education training or apprenticeship programs. Contact each agency directly for more information.

Adult Supervision

A minor shall not be employed unless the employer or an employee who is 18 years of age or older provides supervision. This is a requirement of both Michigan's Youth Employment Act and the Health and Safety (MIOSHA) standards.

When are Work Permits not required?

Work permits are not required for minors engaged in the following types of employment:

- Private homes doing occasional odd jobs
- Sale or delivery of newspapers, if self employed
- Employed by a business owned and operated by the parent or guardian of a minor
- Employed by a school, academy, or college in which the minor is enrolled
- Services performed as part of a recognized youth oriented organization (e.g. 4-H, Boy Scouts, Girl Scouts)
- Farm work which involves raising of livestock or production of crops
- Minors 13 years of age or older employed as corn detasslers
- An emancipated minor*
- Minors ages 16-17 who have completed high school graduation requirements*
- 17 year old minor who has passed the GED test*
- Employment of a student minor 14 years of age or older under a contract between employer and school board

*employer, before minor begins work, shall obtain and keep on file proof of each condition

Revocation of Work Permit

A work permit may be revoked by the school if

- 1) poor school attendance results in a level of school work lower than that prior to beginning employment, or
- 2) the Wage & Hour Division of the Michigan Department of Labor & Economic Growth informs the school of an employer's violation of state or federal laws or rules.

Any minor who has a work permit revoked by the school shall be informed of an appeal process by the school.

Wages

The Michigan minimum hourly wage rate:

Beginning September 1, 1997, \$5.15 per hour

Beginning October 1, 2006, \$6.95 per hour

Beginning July 1, 2007, \$7.15 per hour

Beginning July 1, 2008, \$7.40 per hour

An employer may pay a new employee who is less than 20 years of age a training hourly wage of \$4.25 for the first 90 days of that employee's employment. An employer shall not terminate, reduce hours, reduce wages or reduce employment benefits of an employee to hire an employee at the training hourly wage of \$4.25.

Violations

Anyone who employs a minor without a work permit, or who violates Michigan's Youth Employment Standards Act or a rule promulgated under the act, is guilty of a misdemeanor punishable by imprisonment for not more than 1 year, or a fine of not more than \$500.00, or both.

Anyone who employs a minor in an occupation that involves a cash transaction after sunset or 8:00 p.m., whichever is earlier, at a fixed location unless an employer or other employee 18 years of age is present at the fixed location during those hours, is guilty of a misdemeanor punishable by imprisonment for not more than 1 year, or a fine of \$2,000.00, or both. Second and third subsequent violations may lead to a \$10,000.00 fine and 10 years imprisonment.

Important Resources

For further information contact:

State Wage & Hour Questions

Department of Labor & Economic Growth Wage & Hour Division P.O. Box 30476, 7150 Harris Drive Lansing, MI 48909 517.322.1825 www.michigan.gov/wagehour

Work Permit Questions:

Office of Career and Technical Preparation P.O. Box 30712
Lansing, MI 48909
517.373.8904
www.michigan.gov/octp

Federal Wage & Hour Questions

U.S. Department of Labor 211 W. Fort Street, Suite 1317 Detroit, MI 48226 313.226.7447 www.dol.gov/wage&hour

Printing Work Permit Forms Via the Web:

<u>http://www.michigan.gov/mdcd/0,1607,7-122-1680_2629_2722-17155--,00.html</u> and go to Section 6 of the Work-Based Learning Guide for Risk Management.

This fact sheet summarizes the Work Permit rules of the Michigan Youth Employment Standards Act. It is intended as general information only and is not to be considered in the same light as official documents or statements of positions.